## IN THE U.S. BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE CHAPTER 13 PLAN

Amended Pre-Confirmation

**Modified Post-Confirmation** 

Check:

X Original

being paid as follows:

	DATED: <u>February 8, 2011</u>							
	IN	N RE: Edward R. King Debtor(s)	CASE NUMBER:					
1.	terr pla cor fee	PLAN PAYMENT/TERM. The debtor(s) shall make plan parerm of 36 months by wage order. If payments are by plan payments directly to the Trustee until the employer concommence plan payments not later than 30 days from the dee and/or pre-confirmation adequate protection payments a plan payments shall be made by the debtor(s) within thirty (3)	y wage order, debtor(s) shall be responsible for man mmences wage order deductions. Debtor(s) shall late of filing; provided, however, if the bankruptcy file are required to be made by the Trustee, a full montly	aking iling				
2.	be isso Tru tax app	FAX REFUNDS. In addition to the above-plan payments, do pe paid into the plan as follows: none; all: or, _X in a ssued for the debtor(s)' tax refund to be remitted directly by frustee refunding debtor(s)' portion of the tax refund. If the ax intercept, then the entire tax refund/credit shall be paid in applied to the plan arrearage and the balance, if any, refund debtor to supply affidavit from non-filing spouse necessary for the plan arrearage.	excess of \$\frac{1000}{2}\$. A tax intercept order shall be the Internal Revenue Service to the Trustee with the debtor(s) is delinquent in plan payments at the time to the plan with the debtor(s)' portion of the refunded to the debtor. In the event of a joint tax refund,	the ne of d				
3.	not cor pos per	PROPERTY OF THE ESTATE/INSURANCE. Debtor(s)' income and assets remain property of the estate and do not vest in the debtor until completion of the plan. Debtor(s) shall be responsible for any and all legal or contractual insurance requirements required to be maintained on estate properties. Debtor(s) retaining possession of personal property subject to a lease or securing a claim attributable to the purchase price of personal property shall within 60 days of bankruptcy filing provide the creditor proof of full coverage insurance and maintain the same so long as debtor shall retain possession of said property.						
4.	PRIORITY EXPENSES (including ADMINISTRATIVE EXPENSES) under 11 U.S.C. §503(b) and §1326 shall be paid in full with claims entitled to priority under 11 U.S.C. §507(b) paid in full in deferred cash payments.							
	a)	<ul> <li>Debtor(s)' Chapter 13 attorney fees shall be paid in the the debtor(s).</li> </ul>	e amount of \$ 2000 , less \$ 1000 previously paid	yd b				
	b)	o) Tax claims to be paid as secured, priority, and/or unsec	cured non-priority in accordance with the filed claim	n.				
	c)	c) <b>Domestic support obligations</b> shall be paid as priority which are current at the time of filing and are being paid with no payments by the Trustee and per 11 U.S.C. §36 establishment or modification of an order for these dom 11 U.S.C. §507 (a)(1)(B) domestic support obligations v	d directly or by wage order deductions shall continu 62(b)(2)(A)(ii) no stay shall be in effect for the estic support obligations. The following, however,	ie are				

5. POST PETITION claims allowed under 11 U.S.C. §1305 shall be paid in full. The debtor(s), however, must stay current with post-petition tax obligations. In the event the debtor(s) have self-employment income, all required quarterly estimated tax payments shall be made timely. In the event the debtor(s) have income subject to withholding, the debtor(s) shall ensure that sufficient sums are withheld to cover tax liabilities. Debtor(s) shall timely file all required federal and/or state tax returns and remit any balance due with the return. Failure to comply

may not be paid in full per 11 U.S.C. §1322(a)(4) in the event this is a five year plan providing for all of debtor(s) projected disposable income. Specifically, the debtor has child support and/or alimony obligation

with any of these provisions, may result in the dismissal of the case upon motion by any governmental entity and/or Trustee. 6. NON-PRIORITY UNSECURED CREDITORS shall be paid pro-rata by the Trustee on a funds available basis which may exceed, but will not be less than the following dividend range: \_\_ 0%; \_X 1-5%; \_\_ 6%-20%; \_\_ 21% -70%, \_\_\_ 71-100%; or \_\_\_ 100%. 7. **COSIGNED DEBT.** The following cosigned claims shall be paid by the Trustee in full at the claim contract rate of interest not to exceed 24% interest for full protection of co-debtor(s): **Creditor** Approximate Balance **Monthly payment** EXECUTORY CONTRACTS AND UNEXPIRED LEASES. Except for the following which are assumed, all 8. executory contracts and unexpired leases are rejected with any claim arising from rejection to be paid as unsecured: NON-PURCHASE MONEY SECURITY INTEREST lien claims of the following creditors are avoided and paid as 9. unsecured: QUALIFIED RETIREMENT AND/OR PENSION loans or claims shall be paid directly by debtor(s) pursuant to the 10. terms of plan administration with no payments by the Trustee. SECURED CLAIMS PAID BY THIRD PARTY. The Trustee shall make no payments on the following secured 11. claims which shall be paid outside the plan by the designated individual; and, unless noted otherwise, the creditor shall be paid an allowable unsecured deficiency claim in the event of non-payment. Creditor Collateral **Designated Individual** 

12A.	<b>MORTGAGE</b> claim balances survive the plan. The Debtor(s) own a house and lot located at, which is subject
	to a first mortgage or long-term lien held by, and which shall be paid by the Trustee in monthly maintenance
	payments of \$ beginning In addition to the maintenance payment, the Trustee shall pay in full, in
	monthly installments of \$ at% interest, a claim for mortgage/lien pre-petition arrearages in the approximate
	amount of \$, subject to any objection by the Debtor(s) or the Trustee to any greater amount claimed by the
	creditor, in which event the arrearage claim will be paid in the amount allowed by the court. A second mortgage or
	lien exists by, which shall be paid by the Trustee in monthly maintenance payments of \$ beginning
	. In addition to the maintenance payment, the Trustee shall pay in full, in monthly installments of \$ at%
	interest, a claim for mortgage/lien pre-petition arrearages in the approximate amount of \$, subject to any
	objection by the Debtor(s) or the Trustee to any greater amount claimed by the creditor, in which event the
	arrearage claim will be paid in the amount allowed by the court. Upon notification received as set forth in section
	12(a)(4) and/or (5) herein, the Trustee shall pay any future mortgage increases or decreases due to escrow and
	interest rate changes, subject to the rights of the Debtor(s) and/or the Trustee to object.

Confirmation of the plan shall impose an affirmative duty on the holders and/or servicers of any claims secured by liens, mortgages and/or deeds of trust on the principal residence of the Debtor(s) to do all of the following:

- (1) To apply the payments received from the Trustee on the pre-petition arrearage, if any, only to such arrearage. For purposes of this plan, the "pre-petition arrearage" shall include all sums included in the "allowed" proof of claim and shall have a "0" balance upon entry of the Discharge Order in this case.
- (2) To deem the pre-petition arrearage as contractually current upon confirmation of the plan, thereby precluding the imposition of late payment charges or other default-related fees and services based on the pre-petition default or defaults.

- (3) To apply the post-petition monthly mortgage payments paid by the Trustee or by the Debtor(s) to the month in which each payment is designated to be made under the plan or directly by the Debtor(s), whether or not such payments are immediately applied by the creditor in the outstanding loan balance or are placed into some type of suspense, forbearance, or similar account.
- (4) To notify the Trustee, the Debtor(s), and the attorney for the Debtor(s), in writing, of any changes in the interest rate for any non-fixed rate or adjustable rate mortgages and the effective date of any such adjustment or adjustments not less than 60 days in advance of such change or at such time as the change becomes known to the holder if the change is to be implemented in less than 60 days.
- (5) To notify the Trustee, the Debtor(s), and the attorney for the Debtor(s), in writing, of any changes in the property taxes and/or property insurance premiums that would either increase or reduce the escrow portion, if any, of the monthly mortgage payments and the effective date of any such adjustment or adjustments not less than 60 days in advance of such change or at such time as the change becomes known to the holder if the change is to be implemented in less than 60 days.
- (6) To file with the court and serve upon the Trustee, the Debtor(s), and the attorney for the Debtor(s), by February 15 of each year governed by this plan, an Annual Statement detailing the following amounts paid by the Debtor(s) during the preceding calendar year: (i) all payments applied to the principal balance; (ii) all payments applied to interest; (iii) all payments applied to any escrow account; (iv) all payments applied to any pre-petition arrearage claim and the remaining balance; and (v) all fees and charges alleged to have accrued post-petition, along with an explanation thereof. Failure to file and serve the Annual Statement as set forth herein results in the mortgage being deemed fully current as of the calendar year for which the Annual Statement is due. The final Annual Statement shall be filed and served within 45 days after the Trustee files her Preliminary Trustee's Final Report and Certificate of Final Payment, a copy of which shall be served by the Trustee on the holder or servicer of any claim required to file an Annual Statement. The failure to file the final Annual Statement as set forth herein following completion of the Debtor(s)' plan and entry of discharge results in the mortgage being deemed fully current as of the date reflected in the Chapter 13 Trustee's Final Report and Certificate of Final Payment.
- (7) *Modifications*. The holders of claims secured by a mortgage on real property of the Debtor(s), proposed to be cured in section 12(a) of this plan shall adhere to and be governed by the following:
- (A) Pre-petition defaults. If the Debtor(s) pay the cure amount specified in section 12(a), or in such lesser or greater amounts as may be established by the creditor's allowed proof of claim, which timely making all required post-petition payments, the mortgage will, at the conclusion of the plan, be reinstated according to its original terms, extinguishing any right of the holder to recover any amount alleged to have arisen prior to the filing of the petition.
- (B) Post-petition defaults. As set forth in section 12(a)(6) above, the holders and/or servicers of any claims secured by liens, mortgages, and/or deeds of trust on a principal residence of the Debtor(s) have an affirmative duty to file with the court and serve upon the Trustee, the Debtor(s), and the attorney for the Debtor(s) an Annual Statement disclosing the status of the Debtor(s)' mortgage loan account. Within 30 days of receipt of the Annual Statement, the Debtor(s) may either (i) challenge the accuracy thereof by filing a motion with the court, to be served upon the holder and the Trustee, or (ii) propose a modified plan to provide for payment of additional amounts that the Debtor(s) acknowledge or the court determines are due. To the extent that amounts set forth on a timely filed Annual Statement are not determined by the court to be invalid or are not paid by the Debtor(s) through a modified plan, the rights of the holder to collect these amounts will be unaffected.
- (C) Costs of collection. Costs of collection incurred by the holder after the filing of this bankruptcy case, including attorneys' fees, shall be claimed pursuant to section 12(a)(7)(B) above. No late fees shall be incurred or demanded due to administrative delays by the Trustee's office.

12B.	STRIPPED MORTGAGES. The following mortgages and/or liens shall be avoided, stripped down and paid as an unsecured creditor as provided for under this plan, and the lien released upon conclusion of the debtor(s)' plan and discharge of debtor(s) hereunder:							
13.	following allowed claims payment over the life of the paid as unsecured; propayment of the underlyin Claims filed as secured by	CURED CREDITORS/ PRE-CONFIRMATION ADEQUATE PROTECTION PAYMENTS. The holders of the wing allowed claims shall be paid the designated secured amount and/or value, interest rate and monthly ment over the life of the plan. Any portion of the allowed claim exceeding the designated secured value shall raid as unsecured; provided, however, the lien securing the claim shall be retained until the earlier of: (a) ment of the underlying debt determined under non-bankruptcy law; or (b) discharge under 11 U.S.C. §1328. The filed as secured but not given a secured plan treatment herein shall be paid as unsecured and are subject rustee objection if not properly documented or perfected regardless of confirmed plan treatment.						
In addition, the secured creditors designated herein as eligible for pre-confirmation adequate payments is paid monthly pre-confirmation adequate protection payments by the Trustee in an amount equal to the domonthly secured payment only in the event the secured creditor circulates for entry an agreed adequate order. Pre-confirmation adequate protection payments shall be subject to the Trustee administrative fee pro-rata to the extent funds are available in the event more than one creditor is entitled to pre-confirmation adequate protection payments.								
	PROOF OF PERFECTION BY SECURED CREDITOR, INCLUDING MORTGAGES: Prior to the meeting of creditors, all creditors asserting a security interest in property of the estate or property of the debtor(s), must file proof that the asserted security interest has been perfected in accordance with applicable law, regardless of whether the claim is paid by the Trustee or directly by the debtor(s). (Local Bankruptcy Rule 3001-1 (a) and (b)). Claims filed as secured but not given a secured plan treatment herein shall be paid as unsecured irrespective of confirmed plan treatment and are subject to Trustee objection and/or lien avoidance if not properly documented operfected.							
	Creditor	<u>Collateral</u>	Amount or Value	<u>Payment</u>	Interest rate			
14.	14. SURRENDERED COLLATERAL. The debtor(s) surrender the following collateral and the secured creditor, unless noted otherwise, shall be paid an amended deficiency claim which shall relate back to a timely filed se claim. In order for the amended deficiency claim to relate back to the original claim, the amended claim must filed within one hundred twenty (120) days from the claims bar date unless the creditor during this time seeks is granted additional time within which to file any amended deficiency claim.							
	Creditor	<u>Collateral</u>						
15.	SPECIAL PROVISIONS							
<u>Febr</u> Date	uary 8, 2011 /s/ Edv Edward	vard R. King R. King						

<u>/s/ Ann Mostoller</u>, Debtor(s) Attorney; State Bar Code 001146 Ann Mostoller, 136 S. Illinois Ave., Oak Ridge, TN 37830, 865-482-4466